

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

MAJOR LEAGUE BASEBALL
PROPERTIES, INC. and CHICAGO CUBS
BASEBALL CLUB, LLC,

Plaintiffs,

v.

Civil Action No. 1:16-cv-09140

TOUSSIAINT STEVENS; STEVE
RUSSELL; RICHARD JEKEL; HOWARD
KADET; PETE GADBERRY; HARRY
GIBSON, individually and d/b/a Offcenter
Marketing; JASON ALSPAUGH,
individually and d/b/a Chi Apparel; LARRY
BOISSEAU; BYRON YABLON; JOHN
YABLON; JOSE VILLAREAL; RAMON
RIOS; RICHARD WELLS; DEESCO
PERRIMAN, JR.; MICHAEL QUATRINE;
RAYMOND MILLER; GARVIN WALKER;
and DOES 1-30,

Defendants.

**RULE TO SHOW CAUSE AND
RENEWED MOTION FOR CONTEMPT**

Pursuant to the Court's hearing and order of October 20, 2016, Defendant Michael Quatrine shall appear on October 27, 2016, at 10:00 a.m. before Judge Robert W. Gettleman in Courtroom 1703 of the United States District Court for the Northern District of Illinois, 219 S. Dearborn St., Chicago, Illinois, to show cause why the Court should not hold Defendant Michael Quatrine in contempt in connection with the Extended *Ex Parte* Temporary Restraining Order and Seizure and Impoundment Order of October 6, 2016 (ECF 47) and the Preliminary Injunction of October 14, 2016 (ECF 65).

For the reasons stated at the hearing of October 20, 2016, and any further reasons stated at the show-cause hearing of October 27, 2016, Plaintiffs Major League Baseball Properties, Inc. and Chicago Cubs Baseball Club, LLC request that the Court hold Defendant Michael Quatrone in contempt in connection with the Extended *Ex Parte* Temporary Restraining Order and Seizure and Impoundment Order of October 6, 2016 (ECF 47) and the Preliminary Injunction of October 14, 2016 (ECF 65), including, among other violations, the failure to allow private investigators from Edward R. Kirby & Associates to take delivery by way of a seizure of Counterfeit Goods and impoundment of Infringing Goods and to deliver to Plaintiffs any and all Counterfeit Goods or Infringing Goods.

RILEY SAFER HOLMES & CANCELA LLP

By: /s/ Brian O. Watson

Matthew C. Crawl
mcrawl@rshc-law.com
Brian O. Watson
bwatson@rshc-law.com
Three First National Plaza
70 W. Madison Street, Suite 2900
Chicago, Illinois 60602
Telephone: (312) 471-8700
Facsimile: (312) 471-8701

KILPATRICK TOWNSEND & STOCKTON LLP

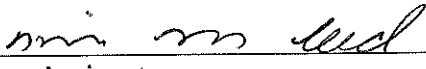
R. Charles Henn Jr. (*pro hac vice*)
chenn@kilpatricktownsend.com
Jennifer Fairbairn Deal (*pro hac vice*)
jdeal@kilpatricktownsend.com
1100 Peachtree Street, Suite 2800
Atlanta, GA 30309
Telephone: (404) 815-6500
Facsimile: (404) 815-6555

PROOF OF SERVICE

I personally served these papers on Defendant Michael Quatrone at (place) 960
WEST ADDISON STREET, CHICAGO, IL on (date) 10-29-16.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct pursuant to 28 U.S.C. § 1746.

Executed on (date) 10-31-16.


Server's signature

REVLON M. READ
Printed name and title

909 DT 83, ELMHURST, IL, 60126
Server's address

Additional information regarding service, etc.
